PREVAILED	Roll Call No
FAILED	Ayes
WITHDRAWN	Noes
RULED OUT OF ORDER	

## **HOUSE MOTION**

## MR. SPEAKER:

I move that House Bill 1835 be amended to read as follows:

1	Page 31, between lines 30 and 31, begin a new paragraph and
2	insert:
3	"SECTION 16. IC 35-45-5-4 IS AMENDED TO READ AS
4	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 4. (a) Except as
5	provided in subsection (b), a person who:
6	(1) knowingly or intentionally owns, manufactures, possesses,
7	buys, sells, rents, leases, repairs, or transports a gambling
8	device, or offers or solicits an interest in a gambling device;
9	(2) before a race, game, contest, or event on which gambling
10	may be conducted, knowingly or intentionally transmits or
11	receives gambling information by any means, or knowingly or
12	intentionally installs or maintains equipment for the
13	transmission or receipt of gambling information; or
14	(3) having control over the use of a place, knowingly or
15	intentionally permits another person to use the place for
16	professional gambling;
17	commits promoting professional gambling, a Class D felony.
18	(b) Subsection (a)(1) does not apply to a boat manufacturer who:
19	(1) transports or possesses a gambling device solely for the
20	purpose of installing that device in a boat that is to be sold and
21	transported to a buyer; and
22	(2) does not display the gambling device to the general public
23	or make the device available for use in Indiana.
24	(c) When a public utility is notified by a law enforcement agency
25	acting within its jurisdiction that any service, facility, or equipment

RH 183501.D/DI jc+

1	furnished by it is being used or will be used to violate this section, it
2	shall discontinue or refuse to furnish that service, facility, or
3	equipment, and no damages, penalty, or forfeiture, civil or criminal,
4	may be found against a public utility for an act done in compliance
5	with such a notice. This subsection does not prejudice the right of a
6	person affected by it to secure an appropriate determination, as
7	otherwise provided by law, that the service, facility, or equipment
8	should not be discontinued or refused, or should be restored.
9	(d) Subsection (a)(1) does not apply to a person who:
10	(1) possesses an antique slot machine;
11	(2) restricts display and use of the antique slot machine to
12	the person's private residence; and
13	(3) does not use the antique slot machine for profit.
14	(e) As used in this section, "antique slot machine" refers to a
15	slot machine that is:
16	(1) at least forty (40) years old; and
17	(2) possessed and used for decorative, historic, or nostalgic
18	purposes.".
19	Renumber all SECTIONS consecutively.
	(Reference is to HB 1835 as printed February 16, 2007.)

Representative TORR

RH 183501.D/DI jc+ 2007